

1 **Charles R. Zeh, Esq.**
2 Nevada State Bar No. 1739
3 The Law Offices of Charles R. Zeh, Esq.
4 575 Forest Street, Suite 200
5 Reno, NV 89509
6 Telephone: 775.323.5700
7 Facsimile: 775.786.8183
8 E-mail: crzeh@aol.com

9
10 **Stephen S. Kent, Esq.**
11 Nevada State Bar No. 1251
12 Kent Law, PLLC
13 201 West Liberty Street, Suite 230
14 Reno, NV 89501
15 Telephone: 775.324.9800
16 Facsimile: 775.324.9803
17 E-Mail: skent@skentlaw.com

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19 *Attorneys for*
20 *The Housing Authority of the City of Reno*

21
22 **IN THE UNITED STATES DISTRICT COURT**
23 **FOR THE DISTRICT OF NEVADA**

24
25 **Joaquin Roces, Juan Lopez and Judith**
26 **Lopez on behalf of themselves and all**
27 **others similarly situated,**

28 **Plaintiffs,**

1 **vs.**

2 **Reno Housing Authority (officially**
3 **Housing Authority of Reno) and Does 1**
4 **through 50, inclusive,**

5 **Defendant(s).**

6 **Lead Case No.: 3:15-cv-00408-RCJ-**
7 **WGC**

8 **Consolidated with: 3:16-cv-00441-RCJ**
9 **WGC**

10 **Stipulation for Extension of Time for**
11 **Defendant to File Response to Plaintiffs'**
12 **Objection to Defendant's Application**
13 **for Payment of Costs**

14 *(Third Request)*

15 **Jaime Villa and Melisa Chavez,**

16 **Plaintiffs,**

17 **vs.**

18 **Reno Housing Authority and Does 1**
19 **through 50, inclusive,**

20 **Defendant(s).**

1 Plaintiffs JOAQUIN ROCES, JUAN LOPEZ, JUDITH LOPEZ, JAIME VILLA and
2 MELISA CHAVEZ (plaintiffs) and defendant RENO HOUSING AUTHORITY (defendant or
3 RHA), by and through their respective counsel of record, hereby stipulate and agree that
4 defendant Housing Authority of the City of Reno may have a third extension up to, and
5 including, June 8, 2018, as the time within which to file its opposition to the plaintiffs'
6 objection to RHA's application for the payment of costs, which would otherwise be due on
7 June 1, 2018. The reason for this stipulation to extend the time for the RHA to file its
8 response is that the RHA's opposition to the plaintiffs' objection to the RHA's application for
9 the payment of costs comes due at a time when defendant's counsel has other briefs due for
10 both of the attorneys for the RHA.

11 Mr. Kent has a matter going to trial June 25, 2018 wherein eight motions and the
12 attendant oppositions and replies have been due. Mr. Zeh returned from travel out of the
13 country only May 29, 2018 and this has not allowed sufficient time for counsel to coordinate
14 their response to Plaintiff's lengthy objection. RHA's legal counsel, has therefore been unable
15 to either meet with co-counsel, or engage in the research for the pleading in opposition to the
16 plaintiffs' objection to an award of costs. The parties stipulate that good cause exists to
17 support the stipulation for the extension time herein and they will not seek any additional
18 extensions for this brief.

19 This is the third request for an extension of time regarding this pleading. It is not made
20 for reasons of delay. If the stipulation is approved, the RHA will have, up to, and including,
21 June 8, 2018, as the time within which to file its response to the plaintiffs' objection to the
22 RHA's application for costs.

23 || Dated: June 1, 2018

Dated: June 1, 2018

²⁴ The Law Offices of Charles R. Zeh, Esq. Kent Law, PLLC

26 || By: /s/Charles R. Zeh, Esq.

By: /s/Steve Kent, Esq.

27 || Attorneys for defendant

Attorneys for defendant

1 Dated: June 1, 2018

2 Thierman Buck LLP

3 By: /s/Leah L. Jones, Esq.

4 *Attorneys for plaintiffs*

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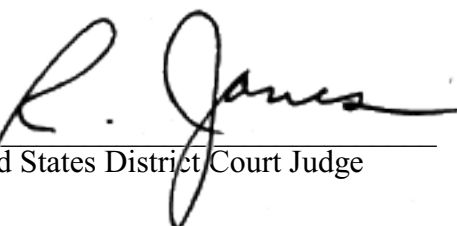
6 **ORDER**

7 IT IS SO ORDERED.

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10 **Dated: Nunc Pro Tunc June 1, 2018.**

11 
United States District Court Judge

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